

William Donald Schaefer, Governor J. Randall Evans, Secretary

> Board of Appeals 1100 North Eutaw Street Baltimore, Maryland 21201 Telephone: (301) 333-5032

Board of Appeals Thomas W. Keech, Chairman Hazel A. Warnick, Associate Member Donna P. Watts, Associate Member

-DECISION-

Decision No.:

593 -BH-91

Date:

May 21, 1991

Claimant:

Beverly Pryor

Appeal No.:

9100017

S. S. No .:

Employer:

Samuel A. Kurland

L. O. No.:

1

Appellant:

CLAIMANT

Issue

Whether the claimant failed, without good cause, to accept an offer of available, suitable work within the meaning of Section 6(d) of the law.

— NOTICE OF RIGHT OF APPEAL TO COURT —

YOU MAY FILE AN APPEAL FROM THIS DECISION IN ACCORDANCE WITH THE LAWS OF MARYLAND. THE APPEAL MAYBE TAKEN IN PERSON OR THROUGH AN ATTORNEY IN THE CIRCUIT COURT OF BALTIMORE CITY, IF YOU RESIDE IN BALTIMORE CITY, OR THE CIRCUIT COURT OF THE COUNTY IN MARYLAND IN WHICH YOU RESIDE.

THE PERIOD FOR FILING AN APPEAL EXPIRES

June 20, 1991

- APPEARANCES-

FOR THE CLAIMANT:

FOR THE EMPLOYER:

Beverly Pryor, Claimant

Employer not represented

EVALUATION OF THE EVIDENCE

The Board of Appeals has considered all of the evidence presented, including the testimony offered at the hearings. The Board has also considered all of the documentary evidence introduced in this case, as well as the Department of Economic and Employment Development's documents in the appeal file.

FINDINGS OF FACT

The claimant had a full-time job with Direct Marketing Associates. At times, however, the work would slow down, sometimes she worked as little as one to three days per week.

In order to supplement her income, the claimant obtained employment with Samuel A. Kurland, t/a Speedway Launderette, beginning in August of 1990. The claimant worked from 4:00 to 7:00 p.m. five days a week, from 1:00 to 7:00 p.m. on Saturday, and on Sunday from 10:00 a.m. to 4:00 p.m. This was in addition to her regular job.

The claimant was a laundry attendant earning \$4.00 per hour. In October of 1990, the laundry establishment at which the claimant worked was being closed. At the same time, the claimant's work for Direct Marketing Associates was slowing down, and she applied for unemployment insurance benefits on approximately November 20, 1990. During the same period of time, the employer offered the claimant part-time work at another location. The offer was for six hours of work on one day a week at a rate of \$4.00 per hour. The new location was on Liberty Road, in Baltimore County. The claimant refused because she believed it would not be worth her while to travel on a bus, paying extra zone fares, to obtain the six hours of work per week.

CONCLUSIONS OF LAW

The Board concludes that the job was not suitable work within the meaning of Section 6(d) of the law. It is true that the claimant's previous job was part-time for this employer. However, this part-time work consisted of seven days of work per week, at a single location. The part-time work offered to the claimant later was six hours of work per week at a fairly distant location. This type of work was not the claimant's primary work anyway. Altogether, the Board concludes that the work offered was not suitable within the meaning of Section 6(d) of the law.

DECISION

The claimant did not refuse suitable work within the meaning of Section 6(d) of the Maryland Unemployment Insurance Law. No disqualification from benefits is imposed for the refusal of work with Samuel Kurland t/a Speedway Launderette. The claimant may contact her local office concerning the other eligibility requirements of the law.

The decision of the Hearing Examiner is reversed.

Chairman

Associate Member

Associate Member

K:W:W

Date of Hearing: May 7, 1991

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CLAIMANT

EMPLOYER

UNEMPLOYMENT INSURANCE - BALTIMORE